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December 14, 2022

## VIA ECF & EMAIL

The Honorable Paul A. Engelmayer United States District Judge Southern District of New York 40 Foley Square New York, NY 10007

Re: *U.S. v. Aaron Starks* 21 Cr. 499 (PAE)

## Dear Judge Engelmayer:

I represent Aaron Starks, the defendant in the above-referenced matter. On August 10, 2021, Mr. Starks was released on a \$150,000 bond, co-signed by 3 financially responsible persons with home incarceration and location monitoring. On October 21, 2021, Mr. Starks' bond conditions were modified from home incarceration to home detention and on June 29, 2022, Mr. Starks' bond conditions were modified from home detention to curfew set by Pretrial Services. The purpose of this letter is to respectfully request a modification of Mr. Starks bond conditions. Specifically, it is requested that the Court permit Mr. Starks to spend New Year's Eve, and his grandmother's 83<sup>rd</sup> birthday, with his family at his grandmother's house in the Bronx. He would travel to his grandmother's house at 6:00 p.m. on December 31, 2022, and would arrive back home on January 1, 2023, by 3:00 p.m. Mr. Starks will provide the exact address to his Pretrial Officer. Neither the Government nor Pretrial Services object to this request. Accordingly, it is respectfully requested that the Court modify Mr. Starks bond conditions and permit him to spend New Year's Eve with his family at his grandmother's house.

The Court's time and consideration of this matter is greatly appreciated.

Respectfully submitted,

/ s /

Margaret M. Shalley

cc: AUSA Kedar Bhatia USPSO Jonathan Lettieri (via ECF and email)

**GRANTED.** The Clerk of Court is requested to terminate the motion at Dkt. No. 295.

SO ORDERED.

PAUL A. ENGELMAYER

12/15/2022

United States District Judge